## Message

From: Jamieson, Cheryl [Jamieson.Cheryl@epa.gov]

**Sent**: 9/26/2018 12:51:23 PM

**To**: daw, harry [daw.harry@epa.gov]

Subject: FW: Request for Meeting re PCB Notice of Noncompliance

Harry See minor suggested edits in red below. Cheryl

From: daw, harry

**Sent:** Wednesday, September 26, 2018 8:37 AM **To:** Jamieson, Cheryl < Jamieson. Cheryl @epa.gov>

Subject: FW: Request for Meeting re PCB Notice of Noncompliance

Cheryl,

Last Friday I received an email from Steve Owens requesting to meet with us this week or next. Knowing that the close out letter was in process I prepared the email below and shared it with John. He asked that I run it by you. Take a look and let me know what you think. thx

From: Armstead, John A.

Sent: Tuesday, September 25, 2018 7:19 PM

To: daw, harry <daw.harry@epa.gov>

Subject: Re: Request for Meeting re PCB Notice of Noncompliance

I am ok with this Harry. Check your grammar and bring ORC in before sending.

John Armstead, Director Land & Chemicals Division EPA Region 3 Sent from my iPhone

On Sep 25, 2018, at 3:42 PM, daw, harry <daw.harry@epa.gov> wrote:

John,

I was thinking of responding to his email with something like this.

Steve,

I am in receipt of your recent request for a meeting with the Region concerning the Hazelton property. Sorry for the delay in getting back to you, this is my first day back in the office since last Thursday.

## **Deliberative Process / Ex. 5**

The Land and Chemicals Division Director, John Armstead, will likely sign the letter today. Hazelton should receive it later this week. Rather than moving forward with scheduling a meeting, I suggest that you wait to receive this letter and then determine whether a meeting is still necessary.

W	'hat	do vou t	hink? T	his is not part o	f the $\epsilon$	email correct?

From: Owens, Steve [mailto:steve.owens@squirepb.com]

**Sent:** Friday, September 21, 2018 12:43 PM **To:** daw, harry <daw.harry@epa.gov>

Subject: Request for Meeting re PCB Notice of Noncompliance

Hi Harry:

I hope you are doing well and that your summer was good.

My firm represents Hazelton Creek Properties, LLC (HCP) and its parent, Tunnel Hill Partners, LP (THP). I am writing on behalf of HCP (and THP) to request a meeting with you regarding the Notice of Noncompliance dated April 24, 2018, issued by Region 3 to HCP, which alleged certain violations of the Toxic Substances Control Act (TSCA) relating to PCBs. HCP (and THP) also wish to discuss various issues regarding the Pennsylvania Department of Environmental Protection's (PADEP) Management of Fill policy and changes that are being considered to that policy relating to PCBs.

For your reference, I am attaching a copy of the Notice of Noncompliance, along with HCP's June 8, 2018, supplemental response to the Notice.

HCP (and THP) would like to meet with you sometime during the next two weeks if at all possible (i.e., the week of September 24 or the week of October 1). If you are agreeable to a meeting, could you please send me a few dates/times on which you would be available? Based on your availability, I will work with the schedules on our end to ensure that the appropriate people from HCP and THP can attend.

attend.	
Thanks so much.	
Best,	
Steve	
The second of th	Stephen A. Owens Partner Squire Patton Boggs (US) LLP 1 E. Washington St., Suite 2700 Phoenix, Arizona 85004 O +1 602 528 4000

M +1 602 463 2569 steve.owens@squirepb.com | squirepattonboggs.com

F +1 602 253 8129

## 47 Offices in 20 Countries

This message is confidential and may be legally privileged or otherwise protected from disclosure. If you are not the intended recipient, please telephone or email the sender and delete

this message and any attachment from your system; you must not copy or disclose the contents of this message or any attachment to any other person.

For information about how Squire Patton Boggs processes EU personal data that is subject to the requirements of the EU General Data Protection Regulation, please see our Privacy Notice regarding the processing of EU personal data about clients and other business contacts pursuant to the GDPR at www.squirepattonboggs.com.

Squire Patton Boggs (US) LLP is part of the international legal practice Squire Patton Boggs, which operates worldwide through a number of separate legal entities. Please visit <a href="https://www.squirepattonboggs.com">www.squirepattonboggs.com</a> for more information.

#US			

The content image001.jpg of type has been blocked. <EPA R3 Notice of Noncompliance to HCP.pdf> <HCP Supp. Response to EPA R3.pdf>